S-92,235

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Marshall H. Mendelsohn, et al.

Serial No.

09/842,818

Filed

April 27, 2001

Title

METHOD FOR COMBINED REMOVAL OF MERCURY AND

NITROGEN OXIDES FROM OFF-GAS STREAMS

Group

1741

Examiner

Medina Sanabria, Maribel

DOE Case No.:

S-92,235

Customer No.:

31970

21070

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## PETITION TO WITHDRAW HOLDING OF ABANDONMENT BASED ON FAILURE TO RECEIVE OFFICE ACTION

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

ATTN: Office of the Deputy Assistant Commissioner for Patents

Petitions Examiner, Building CP3, Room 11A09

Sir:

MAR 25 2004 OIPF / ICWS

This Petition is being submitted in response to a Notice of Abandonment dated February 23, 2004 for the above-identified application.

Applicants request that the Holding of Abandonment for the abovementioned application be removed because Applicants never received the original Notice of Allowance (dated October 21, 2003) and thus had no opportunity to respond to the original Notice of Allowance within the statutory 3

month period. Applicants only received the Notice of Allowance on February 2, 2004, after Brian Lally, Attorney for Applicants, inquired into the status of the present case.

The Notice of Abandonment states that Applicant failed to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance.

This Petition transmits documents which should provide satisfactory evidence that the Notice of Allowance referenced in the Notice of Abandonment was not received by Applicant.

The attachment is:

1. Declaration of Betty A. Winchester with attachment

Applicant therefore declares that the Notice of Allowance (dated October 21, 2003) was not received and that the Holding of Abandonment occurred through no fault of the applicants or their representative.

In view of these facts, Applicants attorney respectfully petitions that the Holding of Abandonment of this application be withdrawn and the Notice of Allowance be remailed to Applicants with a time period set for response.

Sincerely,

Brian J. Lally

Registration No. 51,911 Attorney for Applicants

630-252-2042

Attachments

Dated: March 10, 2004



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Medina Sanabria, Maribel

DOE Case No.:

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**Customer No.:** 

31970

31970

DECLARATION OF BETTY A. WINCHESTER
IN SUPPORT OF
PETITION TO WITHDRAW HOLDING OF ABANDONMENT
BASED ON FAILURE TO RECEIVE OFFICE ACTION

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

**ATTN: Petitioners Examiner** 

Sir:

I, Betty A. Winchester, hereby declare:

That I am a Paralegal Specialist in the Office of the Assistant General Counsel for Technology Transfer and Intellectual Property of the United States Department of Energy;

That I was in that position in October 2003;

S.N. 09/842,818 S-92,235

That my duties at that time included the processing of all domestic Notices, Office Actions and other forms of Communications received from the U.S. Patent and Trademark Office (PTO);

That our office procedure is that all such Notices would be delivered to me by the person who opens the mail, unless I personally opened the mail, in which case I take them to my desk;

That I maintain a computerized record of all received Notices of Allowance and Office Actions due, as well as other papers from the U.S. Patent and Trademark Office (PTO);

That I maintain a file wrapper record of all received Notices of Allowance and other PTO documents;

That upon receiving a Notice of Allowance from the PTO, I enter the action code and the due date into the database;

That upon receiving a Notice of Allowance from the PTO, I would place a copy of the Allowance in the file and enter a record of that paper on the front of the file wrapper;

That attached hereto as Exhibit A is a copy of our file wrapper record of application-serial number 09/842,818, showing that the formal application was filed on Apr. 27, 2001, and other notices or communications/office actions received from the United States Patent and Trademark Office for this case;

That if a Notice of Allowance for application serial number 09/842,818 had been delivered to me at any time during 2003, I would have processed it as stated above;

That I do not believe a Notice of Allowance for application for application serial number 09/842,818, was ever delivered to me or was ever in any mail opened by me;

That I acknowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both (18 U.S.C. 1001) and may jeopardize the validity of application serial number 09/842,818 or any patent which may be issue thereon.

That all statements made herein are of my own knowledge and belief are true and that all statements made on information and belief are believed to be true.

Respectfully submitted,

Betalineheath

Betty A. Winchester Paralegal Specialist

Office of the Assistant General Counsel for Technology Transfer and Intellectual Property U.S. Department of Energy

Washington, D.C. 202-586-2810

Attachment:

Exhibit A

Dated: March 11, 2004

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FILE NO.

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